

3:44 pm, Nov 20 2023

United States of America

v.

AT BALTIMORE  
CLERK, U.S. DISTRICT COURT  
DISTRICT OF MARYLAND  
BY \_\_\_\_\_ Deputy**Jacky McComber****Criminal No. 21-cr-0036****Defense Sentencing Exhibits**

Exhibit No.	Doc. No.	Identification	Admitted	Witness	Description
Def. Ex. 1	ECF No. 79-2	11/16/23	11/16/23		Fax from Jeannine Shaffer to Kristen Amos, dated December 19, 2011
Def. Ex. 2	ECF No. 79-3	11/16/23	11/16/23		Letter from Cherril Guinther to Craig Plunkett, September 2013
Def. Ex. 3	ECF No. 79-4	11/16/23	11/16/23		Letter from Megan Collins to Craig Plunkett, dated September 13, 2013
Def. Ex. 4	Gov. Ex. 27(h)	11/16/23	11/16/23		Email chain between Cherril Guinther and Craig Plunkett, dated late September 2012
Def. Ex. 5	Gov. Ex. 27(i)	11/16/23	11/16/23		Emails from Craig Plunkett to Cherril Guinther and Megan Collins re Off-site PM Proposal, dated October 18, 2012
Def. Ex. 6		11/17/23	11/17/23		1A Case Record (communications log, chain of custody report)
Def. Ex. 7		11/17/23	11/17/23		Photograph-Boxes
Def. Ex. 8(a)		11/17/23	11/17/23		1A Case Record Report (bench notes)
Def. Ex. 8(b)		11/17/23	11/17/23		IA Case Record Report (Object Repository)

Exhibit No.	Doc. No.	Identification	Admitted	Witness	Description
Def. Ex. 9		11/17/23	11/17/23		DOC-211-08: Alteration Examinations
Def. Ex. 10		11/17/23	11/17/23		DOC-207-08: Graphic Arts, Photocopier, and Printer Examinations
Def. Ex. 11					Defense QDE Powerpoint
Def. Ex. 12	Gov. Ex. 22(a)	11/20/23	11/20/23		Excerpt of Monthly Calendars
Def. Ex. 13	--	11/20/23	11/20/23		Excerpt of Craig Plunkett OIG Transcript (Mar. 8, 2018)
Def. Ex. 14	Gov. Ex. 30(a)(3)	11/20/23	11/20/23		Excerpt of Statement of Work (Nov. 4, 2016)
Def. Ex. 15	Gov. Ex. 22(l)	11/20/23	11/20/23		Excerpt of InfoTek Emails (March 2016)
Def. Ex. 16	Gov. Ex. 22(f)	11/20/23	11/20/23		Excerpt of AmEx Statements
Def. Ex. 17	Gov. Ex. 22(j)	11/20/23	11/20/23		Excerpt of Lync Messages (Dec. 14, 2016)
Def. Ex. 18	-- Gov. Ex. 22(c)(13)	11/20/23	11/20/23		Email re: Eric Bennett – Sr SP Dev resume (July 11, 2017)  Ironbridge Invoice (Aug. 2017)
Def. Ex. 19	Def. Ex. 42	11/20/23	11/20/23		Emails re: rates (Apr. 1, 2016)
Def. Ex. 20	Def. Ex. 42(c)				Emails re: Mike Kemp (Oct. 19, 2016)
Def. Ex. 21(a)	Gov. Ex. 21(a)	11/20/23	11/20/23		Investigative Spreadsheet